```
"(A) Subchapter I of chapter 81 of title 5.
   United
                                              States
   Code (relating to compensation for work-related
   injuries).
      "(B) Chapter 171 of title 28. United States
                                            (relating
   to claims for damages or loss).
   "(2) A person providing services accepted under
subsection
shall be considered to be an employee of the Federal
Government
under paragraph (1) only with respect to services
that
                       are
                                              within
the scope of the services accepted.
   "(3)
          For
                 purposes
                             of
                                  determining
compensation
                             for
                                               work-
related injuries payable under chapter 81 of title 5.
Code (pursuant to this subsection) to a person
providing
                                             services
accepted under subsection (a). the monthly pay of
                       person
                                                  for
such services shall be deemed to be the amount
determined
multiplvina—
       "(A) the average monthly number of hours that
                                              person
   provided the services. by "(B) the minimum
                             wage
                                     determined
                                                 with
   accordance
   section 6(a)(1) of the Fair Labor Standards Act of
   1938
                                                 (29)
   U.S.C. 206(a)(1)).
   "(e) reimbursement of incidental expenses.—The
of the Retirement Board or the Director of the
establishment
                                              accept-
ing services under subsection (a) may provide for
reimbursement
of a person for incidental expenses incurred by the
                         in
                                              provid-
ing the services accepted under subsection (a). The
Chairman
Director shall determine which expenses qualify for
reimbursement
under this subsection
   (b) FEDERAL STATUS OF RESIDENTS PAID FOR PART-
INTERMITTENT SERVICES —Paragraph (2) of section
15<mark>21</mark>(b)
                           of
                                                  the
Armed Forces Retirement Home Act of 1991 (24)
U.S.C.
                                              421(b))
is amended to read as follows:
       "(2) being an employee of the United States for
                                             purpose
   other than—
"(A) subchapter I of chapter 81 of title 5.
States
       United
                                               States
       Code (relating to compensation for work-
       related
                                            injuries);
       and
          (B) chapter 171 of title 28. United States
                                               (relat-
       ing to claims for damages or loss).".
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SEC. 1053. DISPOSAL OF TRACT OF REAL PROPERTY IN THE DISTRICT OF COLUMBIA

(a) DISPOSAL AUTHORIZED.—Notwithstanding title II the Federal Property and Administrative Services Act of 1949 (40 U.S.C. 481 et sea.). title VIII of such Act (40 U.S.C. 531 et sea.). section 501 of the Stewart B. McKinney Homeless Assistance Act (42 U.S.C. 11411). or any other provision of law relating to the management and disposal of real property by the United States, the Armed Forces Retirement Home Board may convey, by sale or otherwise, all right, title, and interest of the United States in a parcel of real property. including improvements consisting thereon. of approximately 49 acres located in Washington, District of Columbia, east of North Capitol Street, and recorded as District Parcel 121/ 19.

(h) MANNER TERMS, AND CONDITIONS OF DISPOSAL.—The Armed Forces Retirement Home Board may determine—

(1) the manner for the disposal of the real property under subsection (a); and